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Attornevs for Brandon Wey

and Reflex Media, Inc.

IN THE UNITED STATES DISTRICT COURT

DISTRICT OF NEVADA

JUSTYN HORNOR, individually,	Case No. 2:22-cv-01840-RFB-DJA
Plaintiffs,	STIPULATION AND ORDER TO EXTEND DISCOVERY DEADLINES
v. BRANDON WEY aka BRANDON WADE, individually; REFLEX MEDIA, INC., a Nevada corporation; and ROE ENTITIES I–V, inclusive,	(NINTH REQUEST)
Defendants.	

Defendants Reflex Media, Inc., and Brandon Wey (collectively, "*Defendants*") and Plaintiff Justyn Hornor ("*Plaintiff*") respectfully submit this stipulation and order to extend the discovery deadlines. This is the parties' ninth extension. This matter has not been scheduled for trial and dispositive motions have not been filed. This request is timely submitted pursuant this Court's order dated May 8, 2025 (ECF 96). The parties have agreed to extend the deadlines; therefore, no party will prejudiced.

IT IS HEREBY STIPULATED AND AGREED between the parties through their counsel that discovery be extended as outlined below for the purpose of completing the depositions outlined in <u>ECF 96</u> and any discovery related thereto. The parties have been diligent in attempting to obtain the availability of the witnesses to be deposed and have met-and-conferred by telephone

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and email on several occasions. After considering all involved parties' availability and allowing a brief amount of time for any follow-on discovery after the depositions, the parties hereby propose the following schedule: I. PROPOSED DISCOVERY SCHEDULE Current Deadline Proposed Deadline Discovery Cut-off May 6, 2025 August 29, 2025 **Dispositive Motions** June 6, 2025 October 15, 2025 Pre-trial Order July 7, 2025 November 14, 2025 IT IS SO STIPULATED AND AGREED. DATED: May 27, 2025 SF FIRM, LLP /s/ Mark L. Smith Mark L. Smith Attorneys for Defendants DATED: May 27, 2025 /s/ Taylor M. Jorgensen Andre M. Lagomarsino Taylor M. Jorgensen Attorneys for Plaintiffs IT IS SO ORDERED: By: DANIEL J. ALBREGTS UNITED STATES MAGISTRATE JUDGE DATED: 5/29/2025